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1 2 3 4	RAMIRO MORALES, NV Bar No. 7101 rmorales@mfrlegal.com MORALES FIERRO & REEVES 600 Tonopah Drive, Suite 300 Las Vegas, NV 89106 Telephone: (702) 699-7822 Facsimile: (702) 699-9455									
5 6 7	Attorneys for Defendant STEADFAST INSURANCE COMPANY									
7	UNITED STATES DISTRICT COURT									
9	DISTRICT OF NEVADA									
0	CAPITOL SPECIAL			CAS	E NO.: 2:20-cv-01	382-JAD-VCF				
11	CORPORATION, a Wisconsin corporation, as assignee of UNITED CONSTRUCTION COMPANY, a Nevada corporation, Plaintiff,			STEADFAST INSURANCE						
12 13				OMPANY'S INDEX OF EXHIBITS IN SUPPORT OF MOTION TO DISMISS FIRST AMENDED COMPLAINT						
14	vs.)	Judg	e: Hon. Jennifer A	. Dorsey				
15 16	STEADFAST INSURANCE COMPANY, a Delaware corporation and ARCH SPECIALTY INSURANCE COMPANY, A Missouri corporation,)									
17 18	Defendants.									
19	Defendant Steadfast Insurance Company, by and through its counsel, submits the following									
20					C					
21 22	 Index of Exhibits in support of its Motion to Dismiss First Amended Complaint. EXHIBIT 1: Complaint by United Construction Company in United Construction Company v. L/P Insurance Services, LLC, Second Judicial District for the State of Nevada, County of Washoe, Case No. CV19-00164, filed January 18, 2019. EXHIBIT 2: Answer and Third Party Complaint filed on February 25, 2019 by LP Insurance Services, LLC in United Construction Company v. L/P Insurance Services, LLC, Second Judicial District for the State of Nevada, County of Washoe, Case No. CV19-00164 									
232425										
262728	EXHIBIT 3: Dismissal of Third-Party Defendant Steadfast (and Arch Specialty Insurance Company) filed by LP Insurance Services, LLC on September 30, 2019 in <i>United Construction Company v. L/P Insurance Services, LLC</i> , Second Judicial District for the State of Nevada, County of Washoe, Case No. CV19-00164.									
	INDEX OF EXHIBITS IN SUPPORT CASE NO.: 2:20-cv-01382-JAD-VCF OF MOTION TO DISMISS									

1	EXHIBIT 4:	Release Agreement between entered into in August 2019.	Steadfast an	nd United Construction Company
2	DATED: February 5,			DRALES FIERRO & REEVES
3	DATED. Peditary 3,	2021	MC	RALES FIERRO & REEVES
4			Dvv	/a/ Danina Manalas
5			Бу_	/s/ Ramiro Morales RAMIRO MORALES, #7101 600 Tonopah Drive, Suite 300
6				Las Vegas, NV 89106 Telephone: (702) 699-7822
7 8				Attorneys for Defendant
9				STEADFAST INSURANCE COMPANY
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